1 2 3 4 5 6 7	MELINDA HAAG (CABN 132612) United States Attorney  MIRANDA KANE (CABN 150630) Chief, Criminal Division  DANIEL R. KALEBA (CABN 223789) Assistant United States Attorney  150 Almaden Boulevard, Suite 900 San Jose, CA 95113 Telephone: (408) 535-5061 Fax: (408) 535-5066  Attorneys for Plaintiff	EÒËZÇŠÒÖÆÄ EQHEFÇE
9	UNITED STA	ATES DISTRICT COURT
10	NORTHERN D	ISTRICT OF CALIFORNIA
11	SAN JOSE DIVISION	
12		
13	UNITED STATES OF AMERICA,	) No. CR 09-01212 DLJ
14	Plaintiff,	) CTIDLIL ATION AND []
15	v.	) STIPULATION AND [] ) ORDER REGARDING SCHEDULE FOR ) SENTENCING
16	JOHN D. TERZAKIS, ROBERT E. ESTUPINIAN,	) SENTENCING
17	Defendants.	
18		
19	UNITED STATES OF AMERICA,	Related Case No. CR 10-00044 DLJ
20	Plaintif,	
21	V.	
22	PETER YE	
23	Defendant.	
24		<u></u>
25	With the agreement of the parties, and with the consent of defendants John Terzakis,	
26	Robert Estupinian, and Peter Ye (collectively, the "defendants"), the Court enters the following	
27	order regarding scheduling in the above referenced matters:	
28	SCHEDULING ORDER CR 09-01212 DLJ CR 10-00044 DLJ	

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The defendants have individually entered plea agreements with the government to resolve the above referenced matters. Pursuant to the terms of the plea agreements, the parties agree that the Court will resolve certain factual issues relevant to the calculations provided for in the United States Sentencing Guidelines. In particular, the Court is asked to decide the loss amount attributable to each defendant arising from the scheme to defraud (U.S.S.G. § 2B1.1), as well as the leadership roles of defendants John Terzakis and Robert Estupinian (U.S.S.G. § 3B1.1). Mr. Estupinian and Mr. Ye also reserved the right to challenge the application of the abuse of position of trust enhancement (U.S.S.G. § 3B1.3).

The matters are currently set for sentencing on June 28, 2012. While the parties have been working to resolve the disputed factual issues, especially as it relates to the determination of the loss amount, it is apparent that an evidentiary hearing will be needed prior to the sentencing of the individual defendants. Therefore parties stipulate and propose the following schedule for sentencing:

June 28, 2012 Evidentiary hearing on Sentencing Guidelines issues. The government anticipates calling a Special Agent from the Federal Bureau of Investigation, as well as up to four Vesta victims/depositors. Each defendant may call its own witnesses. The government requests three hours for the presentation of its evidence, and approximately three hours for defense cross-examination and presentation of evidence.

July 26, 2012 Hearing on Sentencing Guidelines issues. The parties respectfully request the Court would issue its rulings on this date with respect to the disputed Sentencing Guidelines issues. The parties agree that any further evidence to submit for the Court's consideration of the Sentencing Guidelines issues shall be filed with the Court no later than July 19, 2012.

August 23, 2012 Draft Presentence Reports for each defendant distributed to the parties.

22 September 27, 2012

Victim allocution and sentencing of defendant John Terzakis.

October 11, 2012

Sentencing of defendant Robert Estupinian.

October 25, 2012

Sentencing of defendant Peter Ye.

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SCHEDULING ORDER CR 09-01212 DLJ CR 10-00044 DLJ

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1	The proposed schedule takes into consideration the time needed by the defense to prepare		
2	for the evidentiary hearing, as well as the availability of counsel over the summer months.		
3			
4			
5	STIPULATED:		
6			
7	DATED: May 15, 2012  /s/ ROBERT E. LYONS		
8	ROBERT E. LYONS Attorney for Defendant John D. Terzakis		
9			
10	DATED: May 15, 2012 /s/		
11	DATED: May 15, 2012  JAMES T. REILLY  Attorney for Defendant Robert E. Estupinian		
12	Tittorine y for Berendunt 1000011 B. Estupiniun		
13	DATED: May 15, 2012 /s/		
14	DATED: May 15, 2012  SHAWN R. PARR Attorney for Defendant Peter C.Y. Ye		
	Attorney for Defendant Feter C.1. 16		
15	DATED 14 15 2012		
16	DATED: May 15, 2012  /s/  DANIEL R. KALEBA		
17	Assistant United States Attorney		
18			
19			
20	IT IS SO ORDERED that sentencing for the above referenced matters shall be scheduled		
21	as set forth above.		
22	) And Sanca		
23	DATED: May GG, 2012  D. LOWELL JENSEN		
24	United States District Judge		
25			
26			
27			
28			
	SCHEDULING ORDER CR 09-01212 DLJ CR 10-00044 DLJ 3		

CR 10-00044 DLJ